

1 **JENNER & BLOCK LLP**

2 David R. Singer (Cal. Bar No. 204699)

3 DSinger@jenner.com

4 515 South Flower Street, Suite 3300

5 Los Angeles, CA 90071-2246

6 Telephone: +1 213 239 5100

7 Facsimile: +1 213 239 5199

8 Gregory D. Washington (Cal. Bar No. 318796)

9 GWashington@jenner.com

10 455 Market Street, Suite 2100

11 San Francisco, CA 94105

12 Telephone: +1 415 293 5937

13 Precious S. Jacobs-Perry (admitted *pro hac vice*)

14 PJacobs-Perry@Jenner.com

15 353 N. Clark Street

16 Chicago, IL 60654-3456

17 Telephone: +1 312 840-8615

18 William R. Weaver (admitted *pro hac vice*)

19 Wweaver@Jenner.com

20 1099 New York Avenue NW, #900

21 Washington, DC 20001

22 Telephone: +1 202 639-6870

23 Attorneys for Defendant

24 Apple Inc.

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

Richard Jackson et al.,

Plaintiffs,,

V.

TWITTER, INC., et al.,

Defendant.

Case No. 2:22-cv-09438-AB (MAA).

**JOINT STIPULATION TO
CONTINUE SCHEDULING
CONFERENCE**

*Filed concurrently with Declaration of
David Singer and [Proposed] Order*

Complaint Served: Varies by Defendant
Current Hearing Date: June 23, 2023
New Hearing Date: June 30, 2023
Trial Date: Not Set

Plaintiffs Richard Jackson, Julie Briggs, and Gregg Buchwalter (collectively “Plaintiffs”) and Defendants Apple Inc., Meta Platforms, Inc., Instagram, Google LLC, Alphabet, Inc., YouTube LLC, Twitter, Inc., Amazon.com, Inc., American Federation of Teachers, National Education Association, National School Boards Association, and the DNC Services Corporation (the “Moving Defendants”) (together with Plaintiffs, the “Parties”) through their respective counsel of record, hereby agree and stipulate as follows:

RECITALS

WHEREAS, Plaintiffs filed their initial Complaint on December 29, 2022;

WHEREAS, Apple Inc. has filed a Motion to Dismiss, and the remaining Moving Defendants have a responsive pleading deadline of April 26, 2023;

WHEREAS, the Court set a Scheduling Conference on June 23, 2023, at 10:00 a.m.;

WHEREAS, “[a] request to continue the scheduling conference will be granted only for good cause.” Order Setting Scheduling Conference at 5, ECF No.

1 35;

2 WHEREAS, “[i]f there is a hearing, lead trial counsel must attend.” *Id.* at 6.

3 WHEREAS, all lead counsel are not available on June 23, 2023;

4 WHEREAS, lead counsel for Apple Inc., David Singer, has an unresolvable
5 conflict on June 23, 2023;

6 WHEREAS, the Parties have conferred and determined that one or more
7 lead counsel have conflicts on July 7, 14, and 21;

8 WHEREAS, the Parties hereby stipulate to continue the hearing scheduling
9 conference to June 30, 2023;

10 WHEREAS, no party will be prejudiced by continuing this hearing;

11 WHEREAS, the continued hearing will not impact any other deadlines in the
12 case;

13 **STIPULATION**

14 The parties, by and through their counsel, hereby stipulate and request that the
15 Court continue the Scheduling Conference to June 30, 2023.

16
17
18
19
20
21
22
23
24
25
26
27
28

1
2 Dated: April 25, 2023

JENNER & BLOCK LLP

3
4 By: /s/ David R. Singer
5 DAVID R. SINGER
6 PRECIOUS S. JACOBS-PERRY
7 GREGORY D. WASHINGTON

Attorneys for Defendant Apple Inc.

8 Dated: April 25, 2023

**KEKER, VAN NEST & PETERS
9 LLP**

10 By /s/ Paven Malhotra
11 PAVEN MALHOTRA
12 MATAN SHACHAM

13 Attorneys for Defendants Meta
14 Platforms, Inc., Instagram, LLC

15 Dated: April 25, 2023

MCGUIREWOODS LLP

16 By /s/ Tanya L. Greene
17 TANYA L. GREENE
18 JONATHAN Y. ELLIS

19 Attorneys for Defendant TWITTER,
20 INC.

1 Dated: April 25, 2023

2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
**WILSON SONSINI GOODRICH &
ROSATI, P.C.**

By /s/ Brian M. Willen
BRIAN M. WILLEN (*pro hac vice
forthcoming*)
AMIT Q. GRESSEL
ARIEL C. GREEN ANABA

Attorneys for Defendants,
GOOGLE LLC, ALPHABET, INC.,
AND YOUTUBE LLC

Dated: April 25, 2023

DAVIS WRIGHT TREMAINE LLP

By /s/ Scott R. Commerson
SCOTT R. COMMERSON

Attorneys for Defendant
AMAZON.COM, INC

Dated: April 25, 2023

KAUFMAN LEGAL GROUP, APC

By /s/ Stephen J. Kaufman
STEPHEN J. KAUFMAN
GARY WINUK

Attorneys for Defendant,
DNC SERVICE CORPORATION

1 Dated: April 25, 2023

ROTHNER, SEGALL &
GREENSTONE

3 By /s/ Glenn Rothner

4 GLENN ROTHNER

5 Attorney for Defendants
6 AMERICAN FEDERATION OF
7 TEACHERS AND NATIONAL
EDUCATION ASSOCIATION

8 Dated: April 25, 2023

9 **WILSON ELSER MOSKOWITZ
EDELMAN & DICKER LLP**

10 By /s/ Ian A. Stewart

11 IAN A. STEWART
ADAM E. WAYNE

12 Attorneys for Defendants,
13 NATIONAL SCHOOL BOARDS
14 ASSOCIATION

1 Dated: April  2023

2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

**LAW OFFICES OF MICHAEL E.
REZNICK**

By
:


MICHAEL E. REZNICK

ATTORNEYS FOR PLAINTIFFS
RICHARD JACKSON, JULIE
BRIGGS, AND GREGG
BUCHWALTER

Under Rule 5-4.3.4(a)(2)(i), the filer attests that all signatories listed and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.